

FEDERAL ELECTION COMMISSION Washington, DC 20463

Robert P. Charrow Greenberg Traurig, LLP 2101 L Street, NW Suite 1000 Washington, DC 20037 JUL 2 2010

RE:

MUR 6215

Daniel Knott

Dear Mr. Charrow:

On October 2, 2009, the Federal Election Commission (the "Commission") notified your client, Daniel Knott, of a complaint alleging violations of the Federal Election Campaign Act of 1971, as amended (the "Act"), and provided him with a copy of the complaint.

On July 14, 2010, the Commission found, on the basis of the information in the complaint as well as additional information supplied by the complainant, and information provided by you, that there is no reason to believe Daniel Knott violated 2 U.S.C. § 441f. Accordingly, the Commission closed its file in this matter as it pertains to Mr. Knott. The Factual and Legal Analysis, explaining the Commission's finding, is enclosed.

The Commission reminds you that the confidentiality provisions of 2 U.S.C. § 437g(a)(12)(A) remain in effect, and that this matter is still open with respect to other respondents. The Commission will notify you when the entire file has been closed.

If you have any questions, please contact Tracey L. Ligon, the attorney assigned to this matter, at (202) 694-1650.

Sincerely,

Roy Q. Luckett

Acting Assistant General Counsel

Enclosure

Factual and Legal Analysis

FEDERAL ELECTION COMMISSION FACTUAL AND LEGAL ANALYSIS

Respondent: Daniel Knott MUR: 6215

The Complaint in this matter alleges violations of the Federal Election Campaign Act, as amended ("Act"), in connection with a fundraiser held in honor of Senator Harry Reid by Tate Snyder Kimsey Architects, Ltd. ("TSKA") on February 17, 2009 ("Reid Fundraiser"). The Complainant, Randy L. Spitzmesser, a former employee and shareholder of TSKA, alleges that Respondents Windom Kimsey and William Snyder, Principals of TSKA, illegally reimbursed him and other individuals for political contributions made to Friends for Harry Reid, the principal campaign committee for Senator Harry Reid ("Reid Committee").

A corporation is prohibited from making a contribution in connection with a federal election, and no officer or director of any corporation may consent to any contribution by the corporation. See 2 U.S.C. § 441b(a); 11 C.F.R. § 114.2(b). The Act also prohibits a person from making a contribution in the name of another or knowingly permitting his or her name to be used to effect such a contribution. See 2 U.S.C. § 441f; 11 C.F.R. § 110.4.

Daniel Knott, an engineer employed by PBS&J in its Las Vegas office, received an invitation to the Reid Fundraiser but did not attend or make a contribution to the Reid Committee. See Knott Response at 4; Knott Aff. at ¶¶ 2, 7. We have no information that would suggest otherwise. Accordingly, the Commission finds no reason to believe that Daniel Knott violated 2 U.S.C. § 441f.